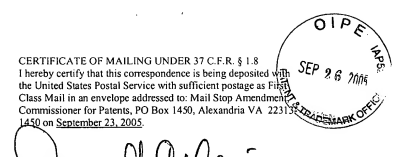
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CHENDER !	Application Number	09/626,577				
TRANSMITTAL FORM		Filing Date	July 27, 2000			
		First Named Inventor	+	Terrance A. Tomkow		
		Art Unit	2155			
		Examiner Name	Philip B. Tran			
(to be used for all correspondence after initial filing)		Attorney Docket Number	RPOST-5722			
Total Number of Pages in This Submission		, , , , , , , , , , , , , , , , , , , ,				
ENCLOSURES (Check all that apply)						
Fee Transmittal Form	Drawing(s)		After Allowance Communication to TC			
		icensing-related Papers		Appeal Communication to Board of Appeals and Interferences		
		Petition		Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
		Petition to Convert to a		Proprietary Information		
		Provisional Application Power of Attorney, Revocation			•	
Affidavits/declaration(s)		Change of Correspondence Address		Status Letter Other Enclosure(s) (please Identify		
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SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT						
Firm Name						
FULWIDER	FULWIDER PATTON LEE & UTECHT, LLP					
Signature 900 dino the Rostin						
Printed name ELLSWORTH R. ROSTON						
Date SEPTEMBER 23, 2005 Reg. No. 16,310						
CERTIFICATE OF TRANSMISSION/MAILING						
I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below:						
Signature Elleron The laston						
Typed or printed name EL	LSWORTH R. ROSTON	•	-	Date	09/23/2005	

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.

: 09/626,577

Applicant

Terrence A. Tomkow

Filed

: July 27, 2000

Art Unit

: 2155

Examiner

: Philip B. Tran

Docket No.:

: RPOST-57228

Customer No.

: 24201

Confirmation No.

: 9588

## COMMUNICATION TO THE PATENT OFFICE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Attn.: Mr. Philip Tran

Dear Mr. Tran:

I appreciate your conversations with me in an attempt to advance the prosecution of application 09/626,577 (our file RPOST-57228). In our telephone conversation of 09/22/05, you indicated that you might have to divide the claims in application 09/626,577 into different groups. I indicated to you that I would be willing to suggest how, in my opinion, any classification of the claims in application 09/626,577 into divisional groups might be made. In my opinion, all of the claims (except for claims 159-160, 162 and 164) should be classified in a single group because all of these claims recite

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the step of transferring information from the RPOST server to the sender after the delivery of the information to the recipient. This is a key feature in providing for the allowance of the claims in this group over the prior art.

There is an advantage in transferring the information from the RPOST server to the sender. By providing this transfer, the RPOST sender can then destroy this information. This minimizes the records that the RPOST server has to keep. If the RPOST server had to maintain all of these records for subsequent authentication, it would be deluged with records and the system would as a practical matter become inoperable. Furthermore, since the sender decides when he wishes an authentication to be provided, it is appropriate for the sender to store the records so that he can then submit the records to the RPOST server for authentication.

You may wish to look at patent application publication 2002/0091782A1. This publication was cited as prior art by the USPTO in application 10/094,112 (attorney's file RPOST-60121) filed by applicant and assigned of record to the assignee of record of this application. Publication 2002/0091782A1 discloses an authenticator in which the server corresponding to the RPOST server retains the information to be authenticated instead of transmitting the information to the sender. However, the server corresponding to RPOST server retains this information only for a limited period of time. Although not expressly indicated in the publication, the purpose of providing a limited period is to prevent the RPOST server from being deluged with messages which are to be authenticated. Thus, authentication can occur only in the limited period. This is in contrast to the system

disclosed and claimed in this application 09/626,577 where the authentication can occur at any time after the sending of the message to the recipient.

Claims 159, 160, 162 and 164 do not recite the step of transferring information from the RPOST server to the sender. They would accordingly be subject to division. If these are the only claims in the group, we would be willing to amend these claims so that the claims recite the step of transferring, from the RPOST server to the sender, the information that would be involved in the authentication. Claims 159, 160, 162 and 164 would then be included in the same group as the other claims in the application.

We understand that you will attempt to delay beyond October 17, 2005 your examination of the amendment that we filed on August 17, 2005. The delay would be predicated on the basis that we filed a supplemental preliminary amendment on September 13, 2005. In this way, the time for you to issue an Office Action in application 09/626,577 would be extended to November 13, 2005. This would give you time to make a search of the prior art to obtain additional references to cite in combination with Barkan against the claims in application 09/626,577. It would also provide us additional time to study your newly cited prior art and to discuss with you and the Primary Examiner the citation against the claims of the combination of Barkan and your newly cited prior art.

Please advise me if you have been successful in obtaining an extension of time to issue an Office Action in application 09/626/577.

We are sending this communication to the USPTO via regular mail and we are also sending you a copy to your fax number so that you will have an opportunity to consider the above before the mailed copy reaches your desk.

We would like to express again our appreciation of your cooperation in attempting to resolve the issues relating to the claims in this application.

Respectfully submitted, FULWIDER PATTON LEE & UTECHT, LLP

By:

Yelmach K-Koster

Ellsworth R. Roston Registration No. 16,310

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Customer No. 24201

ERR:dmc